RAJYA SABHA

Cases registered with MRTPC

- †*160. SHRI LAJPAT RAI: Will the Minister of LAW, JUSTICE AND COMPANY AFFAIRS be pleased to state:
- (a) the number of cases registered during the last three years with Monopoly and Restrictive Trade Practices Commission as on 31st December, 2000;
 - (b) the number of cases settled and the number of cases lying pending;
 - (c) the number of the sittings of MRTPC held during the said period;
 - (d) the details and percentage of cases, State-wise; and
- (e) the number of cases in which MRTPC inflicted punishment during the said period?

THE MINISTER OF LAW, JUSTICE AND COMPANY AFFAIRS (SHRIARUN JAITLEY): (a) and (b) The MRTP Commission is a quasi-judicial body created under the MRTP Act, 1969. The Commission deals with cases relating to Monopolistic Trade Practices / Restrictive Trade Practices / Unfair Trade Practices (MTP / RTP / UTP) and matters incidental thereto. The following table gives the broad details of the different categories of cases registered, the number of cases settled (disposed) and the number of cases pending during the last three years:

	Year ending	Year ending	Year ending
Cases	31.12.1998	31.12.1999	31.12.2000
Registered	1067	901	847
Settled (disposed)	488	696	501
Pending	4480	4720	5066

- (c) The Commission has reported that two Courts of the Commission are functioning. Each Court has two sittings on each day except Saturdays, Sundays, Public/Gazetted Holidays and vacation of the Courts.
- (d) According to the Commission, since it is a National Body, it does not maintain information with regard to the details and percentage of cases, State-wise.

[†] Original notice of the question was received in Hindi.

(e) The MRTP Commission is empowered to punish for contempt under section 13-B of the MRTP Act, 1969. The number of cases disposed of by the Commission under this Section during the last three years are as under:

	Year	No. of cases disposed of	
_	1998	80	
	1999	33	
	2000	14	

Policy regarding utilization of Disinvestment Fund

†999. SHRI KAPIL SIBAL: Will the Minister of DISINVESTMENT be pleased to state:

- (a) whether any fixed policy has been formulated by Government regarding the utilization of funds received through disinvestment;
 - (b) if so, the details thereof; and
- (c) whether Government propose to earmark any fixed amount, out of that fund, to be used for developmental schemes of various sectors like education, health and public amenities etc.?

THE MINISTER OF STATE OF THE DEPARTMENT OF DISINVESTMENT (SHRI ARUN SHOURIE): (a) Yes, Sir.

- (b) It has been clearly stated in the budget speech for the year 2000-01 that the entire receipt from disinvestment and privatisation will be used for meeting expenditure in social sectors, restructuring of PSUs and retiring public debt.
- (c) The disinvestment proceeds are deposited in the Consolidated Fund of India (CFI) like any other receipt of the Government of India. The expenditure out of the CFI include outlays for restructuring of public sector enterprises, social sectors like education, health and family welfare etc. As mentioned by the Finance Minister in his budget speech for the year 2001-2002, out of the estimated receipt of Rs. 12,000 crore from disinvestment during 2001-2002, an amount of Rs. 7000 crore will be used for providing restructuring assistance to PSUs, safety net to workers and reduction of debt burden. Contingent upon realisation of the anticipated receipt of Rs. 12,000 crore, a sum of Rs. 5,000 crore will be used to provide additional budgetary support for the Plan primarily in the social and infrastructure sectors.

[†] Original notice of the Question was received in Hindi.